

MR. ELLIOT: Did you use it more or less continuously over the period of years since 1960?

MRS. DREWANZ: Yes.

MR. ELLIOT: Did you do it openly?

MRS. DREWANZ: Yes.

MR. ELLIOT: And with notoriety?

MRS. DREWANZ: Yes we were there and we saw different people and we talked to the Ranger that lived around the road from there.

MR. ELLIOT: Did anyone else ever, by any act or deed, evidence any adverse interest to you, any hostile interest?

MRS. DREWANZ: No.

MR. ELLIOT: No one else ever claimed any part of the property or used any part of it as their own?

MRS. DREWANZ: No.

MR. ELLIOT: Do you still own the property?

MRS. DREWANZ: Yes, in fact I paid taxes on it this past year.

MR. ELLIOT: I have nothing further.

MR. STILLRICH: And I have no questions.

WHEREUPON, there being no other witnesses to be examined and no further time required for the taking of testimony in this case, I, Franklin D. Stillrich, the aforesaid Examiner, hereby certify that the foregoing are the original depositions taken down in said case pursuant to Maryland Rule 2-542d5 in my presence and I remained in the same room with all the witnesses throughout the taking of testimony as the same were taken down by